[CHAPTER 20.]

# JOINT RESOLUTION

January 24, 1933. [H. J. Res. 559.] [Pub. Res., No. 48.]

To exempt from the tax on admissions amounts paid for admission tickets sold by authority of the committee on inaugural ceremonies on the occasion of the inauguration of the President elect in March, 1933.

tickets.
Payments for, exempt from admissions tax. Vol. 44, p. 91. Ante, p. 271.

Resolved by the Senate and House of Representatives of the Inaugural admission United States of America in Congress assembled, That all amounts paid for admission tickets sold by authority of the committee on inaugural ceremonies of the inauguration of the President elect in March, 1933, shall be exempt from the tax on admissions imposed by section 500 of the Revenue Act of 1926, as amended, all the net proceeds from the sale of said tickets to be donated by the said committee to charity.

Approved, January 24, 1933.

[CHAPTER 21.]

## AN ACT

January 26, 1933. [S. 3675.] [Public, No. 320.]

Relating to the deferment and adjustment of construction charges for the years 1931 and 1932 on Indian irrigation projects.

Indian Payment of 1931 con-struction charges de-

Be it enacted by the Senate and House of Representatives of the irrigation United States of America in Congress assembled, That the Secretary of the Interior is authorized, under such rules and regulations as he may prescribe, to defer the payment of such of the construction charges as are in default for the calendar year 1931 on irrigation projects under the direction of the Commissioner of Indian Affairs, and to adjust the construction charges for the calendar year 1932 on such projects, in the same manner and under the same terms as provided by the Act of Congress for the temporary relief of water users on irrigation projects constructed and operated under the reclamation law, approved April 1, 1932 (Public, Numbered 70, Seventy-second Congress).

Approved, January 26, 1933.

[CHAPTER 22.]

#### AN ACT

January 26, 1933. [S. 4597.] [Public, No. 321.]

Ante, p. 75.

To restore to their former retired status in the Regular Army of the United States persons who resigned such status to accept the benefits of the Act of May 24, 1928 (45 Stat. 735), and for other purposes.

Warrant and enlisted men, restoration of for-mer retired status.

Vol. 45, p. 735. Provisos.
Application.

Effective date of res-

torations.

Continuing rights, etc. Vol. 45. p. 735.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to restore to his former status as a retired warrant officer or a retired enlisted man of the Regular Army of the United States with all pay, privileges, and emoluments pertaining thereto, any former emergency officer now on the emergency officers' retired list created by the Act of May 24, 1928 (45 Stat. 735), who resigned his retired status in the Regular Army in order to obtain the benefits of that Act: Provided, That such former emergency officer shall make application in writing to the Secretary of War not later than June 30, 1933, for such restoration: Provided further, That restorations to the retired list of the Army under this Act shall be effective as of July 1, 1933, and that no pay, privileges, or emoluments pertaining to the retired grade of the Regular Army to which such persons are restored shall accrue prior to the effective date of such restoration: And provided further, That after such restoration all persons so restored shall continue to be entitled, under the Act of May 24, 1928 (45 Stat.

735), to those rights and privileges only to which they would have been entitled if they had not resigned from the retired lists of the Regular Army: Provided further, That nothing in this Act shall be construed to entitle any former emergency officer retired under the Act of May 24, 1928, to retired pay from the Veterans' Administration in a greater amount than when added to the retired or retainer pay received from the Army, Navy, or Marine Corps shall equal 75 per centum of the pay the former emergency officer was entitled to receive (except pay under the Act of May 18, 1920) when discharged from his commissioned service as a World War emergency officer.

Amount of retired

Vol. 41, p. 601.

Approved, January 26, 1933.

## [CHAPTER 23.]

### AN ACT

Relative to restrictions applicable to Indians of the Five Civilized Tribes in Oklahoma

January 27, 1933. [H. R. 8750.] Public, No. 322.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all funds of Indians, Okla.

Five Civilized Tribes and other securities now held by or which may hereafter come under the supervision of the Secretary of the Interior, belonging to and restricted.

Five Civilized Tribes of Linds, Okla.

Funds, etc., of certain members declared to the supervision of the Secretary of the Interior, belonging to and restricted. only so long as belonging to Indians of the Five Civilized Tribes in Oklahoma of one-half or more Indian blood, enrolled or unenrolled, are hereby declared to be restricted and shall remain subject to the jurisdiction of said Secretary until April 26, 1956, subject penditure. to expenditure in the meantime for the use and benefit of the individual Indians to whom such funds and securities belong, under such rules and regulations as said Secretary may prescribe: Provided, That where the entire interest in any tract of restricted and tion. tax-exempt land belonging to members of the Five Civilized Tribes is acquired by inheritance, devise, gift, or purchase, with restricted funds, by or for restricted Indians, such lands shall remain restricted and tax-exempt during the life of and as long as held by such restricted Indians, but not longer than April 26, 1956, unless the restrictions are removed in the meantime in the manner provided by law: Provided further, That such restricted and tax-exempt land held by anyone, acquired as herein provided, shall not exceed one hundred and sixty acres: And provided further, That all minerals Minerals sub including oil and gas, produced from said land so acquired shall be Vol. 45, p. 496. subject to all State and Federal taxes as provided in section 8 of the Act approved May 10, 1928 (45 Stat. L. 495).

Supervision of ex-

Duration of restric-

Tax-exempt lands.

Maximum area.

Minerals subject to

Creation of trusts by Indians.

Provisos.
Restriction on pay-

SEC. 2. The Secretary of the Interior be, and he is hereby, authorized to permit, in his discretion and subject to his approval, any Indian of the Five Civilized Tribes, over the age of twenty-one years, having restricted funds or other property subject to the supervision of the Secretary of the Interior, to create and establish, out of the restricted funds or other property, trusts for the benefits of such Indian, his heirs, or other beneficiaries designated by him, such trusts to be created by contracts or agreements by and between the Indian and incorporated trust companies or such banks as may be authorized by law to act as fiduciaries or trustees: Provided, That no trust company or bank shall be trustee in any trust created under ment of trustees' fees. this Act which has paid or promised to pay to any person other than an officer or employee on the regular pay roll thereof any charge, fee, commission, or remuneration for any service or influence in securing or attempting to secure for it the trusteeship in any